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(cough) excuse me again, is just going to be on the actual restitution or who gets possession of the premises. Under the current law right now, that trial takes place ten to fourteen days after the issuance of the summons. Now a tenant could be served with notice of that trial right up to the day of the trial or right before that trial and they'd have to appear in court and appear and defend that. Well, that's the way that the law is right now. The way that the amendment actually does, it gives some additional benefits, some additional protection to the tenant in that that tenant is going to get at least a three-day notice, at least three days to line the ducks up, to get the legal defense going, if there is one. And one thing that needs to be stressed is, is that the amendment only, only affects uncontested trials. So these are trials where there isn't any defense or where the tenant doesn't want to make a defense because there is none. And I can tell you just from practical experience, too, I don't have the exact statistics, but in the vast majority of these trials, in these bifurcated trials, at that first one regarding the restitution of the premises, in more than 75 percent of those cases, there is no contesting of the trial, and that the way that the amendment handles that too is that if a tenant does appear and does contest it, and all you have to do to contest one of these trials is stand up, say, I don't agree. That's contested right there. Then it falls back to the original statute.

SENATOR SCHIMEK: One minute.

SENATOR QUANDAHL: And that the trial will be held ten to fourteen days down the road. And so I guess the reason why I can't speak to...Senator Chambers gave us kind of a nice dissertation on Irish law, and I can't speak to that. But one thing that I can speak to is, are the practicalities of landlord-tenant law in county courts across the state of Nebraska. And so I think that the bracket motion should be denied and I urge you to vote against it, just for the reason that the changes that these laws are...that we are proposing, and the amendments themselves, actually are not all one-sided. They are not all for the landlords but there are protections in there also for the tenants themselves. And so I'd urge you to vote against that.